

taken by James and Mary, and entered as the Journal. The amendments proposed by the General Assembly of 1919 Initiative shall be submitted to the voters of the state for their approval or rejection, and the same shall be provided by law, on one independent and separate ballot without any emblem or party designation whatever, as the next general election, or at a special election called by the Governor in his discretion prior to such general election, at which he may submit any one or more of such proposed amendments. No proposed amendment shall contain more than one amended and revised article of the Constitution or one new article which shall not contain more than one subject and matters properly connected therewith. Each proposed amendment shall be published once a week for four consecutive weeks next preceding such election in at least one newspaper in each county of the state where a newspaper is published. If a majority of the electors of the state voting for and against any one of such amendments shall vote for such amendment, the same shall become a part of the Constitution, and shall go into force and effect at the end of thirty days after such election. When more than one amendment shall be submitted at the same time they shall be so submitted as to enable the electors to vote on each amendment separately.

Section 2. The General Assembly may at any time authorize by law that a vote of the electors of the state on the question, "Shall there be a convention to revise and amend the Constitution?" which shall be submitted to the electors on a separate ballot, and the electors of any kind at either a special or general election, as the General Assembly may provide, and if a majority of the electors voting for and against the calling of a convention shall vote for a convention, the Governor shall issue writs of election to the electors of the state on the day after that on which such election shall have been voted on. The electors of each senatorial district of the state, as then organized, shall elect two delegates at large, such election to be conducted as herein provided at such election, and the electors of the state voting at the same election shall elect fifteen delegates-at-large, such election to be conducted as herein provided by law, and each delegate shall possess the qualifications of a Senator, and no person holding any other office of trust or profit, or national, state, or school directors, justices of the peace and notaries public excepted) shall be eligible to be elected a delegate to the convention nor during the term for which he shall have been elected or appointed. In order to secure representation from different political parties in each senatorial district, each political party as then authorized by law to make nominations for the office of State Senator in each senatorial district shall nominate one candidate for delegate from such senatorial district, and such candidate shall be nominated in such manner as may be prescribed by the senatorial committee of the respective parties, and a certificate of nomination shall be filed in the office of the Secretary of State at least thirty days before such election, and such candidate shall be voted for, each on a separate ballot with emblem or party designation, and each elector shall have the right to vote for one of such candidates, and the two candidates receiving the highest number of votes in each senatorial district shall be elected; and all candidates receiving the highest number of votes shall be nominated by nominating petitions only, which shall be filed in the office of the Secretary of State at least thirty days before any such election and shall be verified in the same manner as may be provided by law for initiative petitions, and such candidates provided by law such petitions shall be signed by electors of the state, equal in number to at least five per centum of the entire vote cast at such election, and all candidates for delegates-at-large shall be voted for upon one independent and separate ballot without any emblem or party designation whatever, and the fifteen candidates for delegates-at-large shall be the highest number of votes shall be elected. Not less than fifteen days before the election, the Secretary of State shall certify to the county clerk of the county the name of each person nominated for the office of delegate from the senatorial district in which the county, or any part of it, is included, and the names of all persons nominated for delegates-at-large. The delegates so elected shall be convened by proclamation by the Governor within six months after their election at the seat of government. Upon the convening of the convention all delegates shall take an oath or affirmation to support the Constitution of the United States and of the State of Missouri, and to faithfully discharge their duties as delegates to the convention, and shall receive for their services the sum of ten dollars per diem and mileage as provided by law for members of the General Assembly. A majority of the delegates of the convention shall constitute a quorum for the transaction of business, and no constitution or amendment to this Constitution shall be submitted for approval or rejection to the electors of the state as herein provided, unless by the assent of a majority of all the delegates elected to the convention, the year and days being entered on the journal to be kept. The convention shall have power to appoint such officers, employees and assistants as it may deem necessary, and fix their compensation, and to provide for the printing of its documents, journals, proceedings and a record of its debates, and to appropriate money to pay for the expenditures incurred. The sessions of the convention shall be held with open doors. It shall determine the rules of its own proceedings, choose its own officers, and be the judge of the election, returns and qualifications of its delegates. In case of a vacancy, by death, resignation or other cause, of any delegate elected to the convention such vacancy shall be filled by the Governor by the appointment of another delegate from the same political party to which the delegate vacating the vacancy belonged. Any proposed constitution or constitutional amendments which shall have been adopted by such convention shall be submitted to a vote of the electors of the state in such manner and containing such separate and alternative propositions and on such official ballot as may be provided by law, and the election shall be held on a day to be therein fixed, not less than sixty days nor more than six months after the adjournment of the convention. Upon the approval of such Constitution or constitutional amendments in the manner provided in the last preceding section such Constitution or constitutional amendments shall go into force and effect at the end of thirty days after such election. The result of such election shall be made known by proclamation by the governor.

Section 4. The question "Shall there be a convention to revise and amend the Constitution?" shall be submitted to the electors of the state at a special election to be held on the first Tuesday in August, one thousand nine hundred and twenty-one, and at each general election next ensuing the lapse of twenty successive years since the last previous submission thereof, and in case a majority of the electors voting for and against the calling of a convention shall vote for a convention, the Governor shall issue writs of election to the electors of the state on the day after that on which such election shall have been voted on. The electors of each senatorial district of the state, as then organized, shall elect two delegates at large, such election to be conducted as herein provided at such election, and the electors of the state voting at the same election shall elect fifteen delegates-at-large, such election to be conducted as herein provided by law, and each delegate shall possess the qualifications of a Senator, and no person holding any other office of trust or profit, or national, state, or school directors, justices of the peace and notaries public excepted) shall be eligible to be elected a delegate to the convention nor during the term for which he shall have been elected or appointed. In order to secure representation from different political parties in each senatorial district, each political party as then authorized by law to make nominations for the office of State Senator in each senatorial district shall nominate one candidate for delegate from such senatorial district, and such candidate shall be nominated in such manner as may be prescribed by the senatorial committee of the respective parties, and a certificate of nomination shall be filed in the office of the Secretary of State at least thirty days before such election, and such candidate shall be voted for, each on a separate ballot with emblem or party designation, and each elector shall have the right to vote for one of such candidates, and the two candidates receiving the highest number of votes in each senatorial district shall be elected; and all candidates receiving the highest number of votes shall be nominated by nominating petitions only, which shall be filed in the office of the Secretary of State at least thirty days before any such election and shall be verified in the same manner as may be provided by law for initiative petitions, and such candidates provided by law such petitions shall be signed by electors of the state, equal in number to at least five per centum of the entire vote cast at such election, and all candidates for delegates-at-large shall be voted for upon one independent and separate ballot without any emblem or party designation whatever, and the fifteen candidates for delegates-at-large shall be the highest number of votes shall be elected. Not less than fifteen days before the election, the Secretary of State shall certify to the county clerk of the county the name of each person nominated for the office of delegate from the senatorial district in which the county, or any part of it, is included, and the names of all persons nominated for delegates-at-large. The delegates so elected shall be convened by proclamation by the Governor within six months after their election at the seat of government. Upon the convening of the convention all delegates shall take an oath or affirmation to support the Constitution of the United States and of the State of Missouri, and to faithfully discharge their duties as delegates to the convention, and shall receive for their services the sum of ten dollars per diem and mileage as provided by law for members of the General Assembly. A majority of the delegates of the convention shall constitute a quorum for the transaction of business, and no constitution or amendment to this Constitution shall be submitted for approval or rejection to the electors of the state as herein provided, unless by the assent of a majority of all the delegates elected to the convention, the year and days being entered on the journal to be kept. The convention shall have power to appoint such officers, employees and assistants as it may deem necessary, and fix their compensation, and to provide for the printing of its documents, journals, proceedings and a record of its debates, and to appropriate money to pay for the expenditures incurred. The sessions of the convention shall be held with open doors. It shall determine the rules of its own proceedings, choose its own officers, and be the judge of the election, returns and qualifications of its delegates. In case of a vacancy, by death, resignation or other cause, of any delegate elected to the convention such vacancy shall be filled by the Governor by the appointment of another delegate from the same political party to which the delegate vacating the vacancy belonged. Any proposed constitution or constitutional amendments which shall have been adopted by such convention shall be submitted to a vote of the electors of the state in such manner and containing such separate and alternative propositions and on such official ballot as may be provided by law, and the election shall be held on a day to be therein fixed, not less than sixty days nor more than six months after the adjournment of the convention. Upon the approval of such Constitution or constitutional amendments in the manner provided in the last preceding section such Constitution or constitutional amendments shall go into force and effect at the end of thirty days after such election. The result of such election shall be made known by proclamation by the governor.

State of Missouri,
Department of State.

I, John L. Sullivan, Secretary of State of the State of Missouri, hereby certify that the foregoing is a full, true and complete copy of the twelve joint and concurrent resolutions of the Fifteenth General Assembly of the State of Missouri of the proposed amendments to the Constitution of the State of Missouri; also of the two propositions proposed by referendum petitions; also of the one amendment to the Constitution proposed by initiative petition, to be submitted to the qualified voters of the State of Missouri at the general election to be held on Tuesday, the second day of November, A. D. 1920. In testimony whereof, I hereunto set my hand and affixed the great seal of the State of Missouri, Done at office in the city of Jefferson, this 20th day of September, A. D. 1920.

JOHN L. SULLIVAN,
Secretary of State.
(Seal)

FINAL SETTLEMENT.

Notice is hereby given to all creditors and other persons interested in the estate of Wm. H. Aber deceased, that the undersigned Administratrix will apply to make a final settlement of said estate, at the November term, 1920, of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room, in the city of Lexington, on the second Monday in November, 1920.

CALLIE C. ABER,
Administratrix.

FINAL SETTLEMENT.

Notice is hereby given to all creditors and other persons interested in the estate of Thomas B. Campbell deceased, that the undersigned Administrator will apply to make a final settlement of said estate, at the November term, 1920, of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room, in the city of Lexington, on the second Monday in November, 1920.

E. N. HOPKINS,
Administrator.

FINAL SETTLEMENT.

Notice is hereby given to all creditors and other persons interested in the estate of Felix G. McGee deceased, that the undersigned Administratrix will apply to make a final settlement of said estate, at the November term, 1920, of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room, in the city of Lexington, on the second Monday in November, 1920.

SUSAN MCGEE,
Administratrix.

FINAL SETTLEMENT.

Notice is hereby given to all creditors and other persons interested in the estate of Leona E. Mark deceased, that the undersigned Executor will apply to make a final settlement of said estate, at the November term, 1920, of the Probate Court of Lafayette County, Missouri, to be begun and held at the Probate Court room, in the city of Lexington, on the second Monday in November, 1920.

J. K. LEITER,
Executor.

ADMINISTRATOR'S NOTICE.

Notice is hereby given, that Letters of Administration on the estate of Margaret Willig deceased, were granted to the undersigned on the 4th day of October, 1920, by the Probate Court of Lafayette County, Missouri. All persons having claims against said estate are required to exhibit them for allowance to the undersigned within six months after the date of granting said letters, or they may be precluded from any benefit of said estate; and if such claims be not exhibited within one year from the date of granting said letters, they will be forever barred.

Witness my signatures on this 4th day of October, 1920.

ANNA WILLIG,
WALTER B. WADDELL
Administrators.

Attested by Stephen N. Wilson, Judge of Probate for Lafayette County, Missouri.
(SEAL) Oct. 8, 1920.

ADMINISTRATOR'S NOTICE.

Notice is hereby given, that Letters of Administration on the estate of Benjamin Pangborn deceased, were granted to the undersigned on the 3rd day of September, 1920, by the Probate Court of Lafayette County, Missouri. All persons having claims against said estate are required to exhibit them for allowance to the undersigned within six months after the date of granting said letters, or they may be precluded from any benefit of said estate; and if such claims be not exhibited within one year from the date of granting said letters, they will be forever barred.

Witness my signature on this 3rd day of September, 1920.

W. O. PANGBORN,
Administrator.

Attested by Stephen N. Wilson, Judge of Probate for Lafayette County, Missouri.
(SEAL) Sept. 17, 1920.

GUARDIAN'S NOTICE OF APPOINTMENT.

Notice is hereby given, that a certificate of appointment as Guardian of the person and estate of Leonard Patterson, a person of unsound mind, has been granted to the undersigned by the Probate Court of Lafayette County, Missouri, bearing date the 20th day of September, 1920. All persons having claims against said estate are required to exhibit them to the undersigned Guardian for allowance within one year from the date of granting said Certificate, or they may be precluded from any benefit of said estate; and if said claims be not exhibited within one year from the date of granting said certificate of appointment, they will be forever barred.

Witness my signature, on this 20th day of September, 1920.

Attested by Stephen N. Wilson, Judge of Probate for Lafayette County, Missouri.
(SEAL) Sept. 24, '20.

ADMINISTRATOR'S NOTICE.

Notice is hereby given, that Letters of Administration with will annexed on the estate of Anna E. Musgrove deceased, were granted to the undersigned on the 16th day of September, 1920, by the Probate Court of Lafayette County, Missouri. All persons having claims against said estate are required to exhibit them for allowance to the undersigned within six months after the date of granting said letters, or they may be precluded from any benefit of said estate; and if such claims be not exhibited within one year from the date of granting said letters, they will be forever barred.

Witness my signature on this 16th day of September, 1920.

SAM'L I. DRYSDALE,
Administrator.

Attested by Stephen N. Wilson, Judge of Probate for Lafayette County, Missouri.
(SEAL) Sep. 24, '20.

EXECUTOR'S NOTICE.

Notice is hereby given, that Letters Testamentary on the estate of William G. Musgrove deceased, were granted to the undersigned on the 25th day of September, 1920, by the Probate Court of Lafayette County,

Missouri. All persons having claims against said estate are required to exhibit them for allowance within six months after the date of granting said letters, or they may be precluded from any benefit of said estate; and if such claims be not exhibited within one year from the date of granting said letters, they will be forever barred.

Witness my signature on this 25th day of September, 1920.

SAM'L I. DRYSDALE,
Executor.

Attested by Stephen N. Wilson, Judge of Probate for Lafayette County, Missouri.
(SEAL) Oct. 1, 1920.

TWICE PROVEN.

If you suffer backache, sleepless nights, tired, dull days and distressing urinary disorders, don't experiment. Read this twice-told testimony. It's Lexington evidence—doubly proven.

Miss Maud Nave, N. 15th St., says: "About four years ago, I was troubled a great deal with my back and kidneys. There was a steady dull pain through the small of my back. My kidneys acted irregularly and I had puffy sacs beneath my eyes. The doctors told me the trouble was caused by weak kidneys but they didn't seem to help me any. I used Doan's Kidney Pills and they gave me fine results, finally removing the trouble entirely." (Statement given September 16, 1916.)

On March 12, 1920, Miss Nave said: "Doan's Kidney Pills removed all the soreness and lameness from my back and I haven't had a bit of trouble since. I gladly confirm all I said in my statement of 1916 and I certainly think Doan's Kidney Pills a fine remedy."

60c. at all dealers. Foster-Milburn Co., Mfgs., Buffalo, N. Y.

CASTORIA

For Infants and Children
In Use For Over 30 Years

Always bears the signature of *Charles H. Fletcher*

Constipation.

The beginning of almost every serious disorder is constipation. If you want to enjoy good health and keep your bowels regular. This is best accomplished by proper diet and exercise, but sometimes a medicine is needed and when that is the case you will find Chamberlain's Tablets are excellent. They are mild and gentle in their action, easy and pleasant to take. Give them a trial. They only cost a quarter.

Mrs. Sadie Hill and niece, Miss Alta Seaman, of Kansas City, were Sunday guests of Mr. and John C. Young.

E. B. Vaughan, Jr., of Kansas City, spent the week-end here with home folks.

An Agreeable Surprise.

"About three years ago when I suffered from a severe cold on my lungs and coughed most of the time night and day, I tried a bottle of Chamberlain's Cough Remedy and was surprised at the promptness with which it gave me relief," writes Mrs. James Brown, Clark Mills, N. Y. Many another has been surprised and pleased with the prompt relief afforded by this remedy.

Reed Greer of Kansas City, spent Sunday here with relatives.

J. C. McGrew, Frank Slaughter and J. R. Sydnor of Kansas City, returned Saturday evening from a week's outing in Benton county.

Indigestion, Biliousness, Constipation.

Chamberlain's Tablets have restored to health and happiness hundreds who were afflicted with indigestion, biliousness and constipation. If you are troubled in this way give them a trial. You are certain to be pleased for they will benefit you.

Chamberlain's Cough Remedy.

This remedy is intended especially for coughs, colds, croup and whooping cough. From a small beginning its sale and use has extended to all parts of the United States and to many foreign countries. This alone is enough to convince one that it is a medicine of more than ordinary merit. Give it a trial and you will find this to be the case.

J. L. PEAK

SURGEON DENTIST

Lexington, Missouri

A Tonic For Women

"I was hardly able to drag, I was so weakened," writes Mrs. W. F. Ray, of Easley, S. C. "The doctor treated me for about two months, still I didn't get any better. I had a large family and felt I surely must do something to enable me to take care of my little ones. I had heard of

CARDUI

The Woman's Tonic

"I decided to try it," continues Mrs. Ray. "I took eight bottles in all. . . I regained my strength and have had no more trouble with womanly weakness. I have ten children and am able to do all my housework and a lot outdoors. . . I can sure recommend Cardui."

Take Cardui today. It may be just what you need. At all druggists.

Children Cry FOR FLETCHER'S CASTORIA

Mrs. Geo. Shelton has returned from a few days' visit with relatives in Independence.



A simple, external treatment. Quick—Harmless—Effective. Names of principal ingredients are printed on every package. Get ORUM from your druggist or send for a free sample. The Orum Co., St. Louis

RUB ON FREELY INHALE THE FUMES

DR. C. W. JOHNSON

SURGEON DENTIST

Hix Building
Phone 252

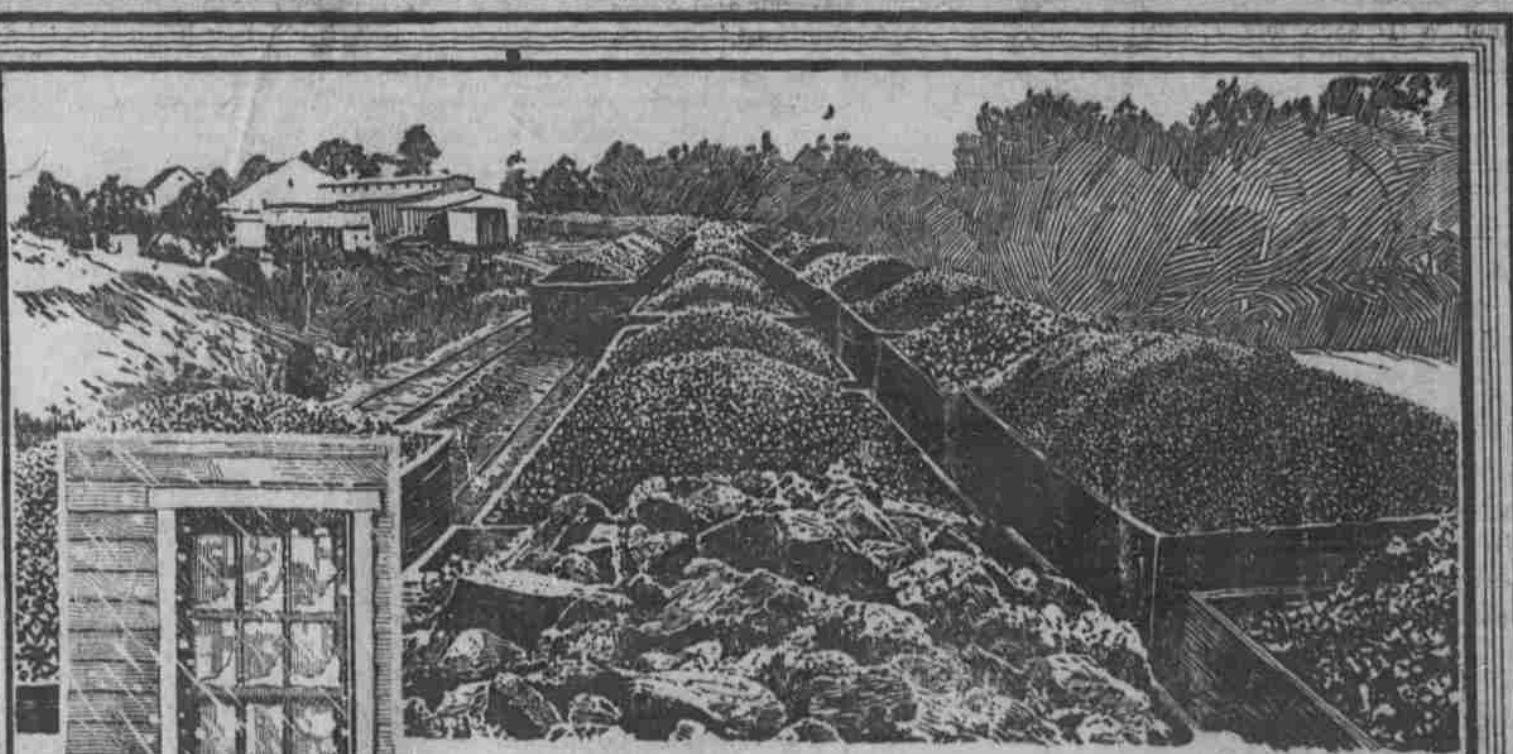
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Insurance of All Kinds

ROOMS 2 and 6 TRADERS
BANK BUILDING
Lexington, - Missouri



40,000 Cars of Coal saved by Metal Weather Strips last Winter

is the reason the United States Fuel Administration publicly announced that:

"Weather Strips are 100 per cent fuel conservation."

Did you know that the cracks around windows and doors waste that much fuel?

But the saving that comes from sealing these cracks with weather strips is of minor importance compared with the big consideration that you cut off all drafts in your home. The heat inside is kept in; the cold and rain, dust and soot outside are securely shut out. There is as much difference between your house now and what it will be after it is weather-stripped

as there is between good weather and bad weather.

Monarch Metal Weather Strips made to outlast the building absolutely seal windows and doors, and yet allow easy and noiseless operation. The saving and comfort is immediately noticed, no matter how you get your heat. The cost just about equals one winter's fuel expense.

Monarch Metal Weather Strips are manufactured by the Monarch Metal Products Company of St. Louis.

If you are interested in keeping out Spring wind and rains and Summer dust, as well as saving Winter fuel, drop a card to

Monarch Metal Weatherstrip Co.

107 West Eighth Street
Kansas City, Mo.

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